EXHIBIT 18

Carriera, pp. 18, 76, 82, 86, 90, 4

SUPREME COURT OF THE STATE OF NEW YORK

COUNTY OF NEW YORK

JOSEPH H. SIMON,

Plaintiff.

-against-

MARTIN GOODMAN and JEAN GOODMAN, individually and d/b/a MAGAZINE MANAGEMENT COMPANY, KRANTS FILMS, INC., RKO GENERAL, INC., and WESTON MERCHANDISING CORP.,

Defendants.

375 Park Avenue, New York, New York.

January 19, 1968, 10:30 A. M.

CONTINUED EXAMINATION BEFORE TRIAL of MARTIN GOODMAN, a defendant in the above-entitled action, taken before a Notary Public of the State of New York, at 375 Park Avenue, New York, New York, pursuant to Notice dated November 16, 1967, and stipulations between counsel.

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1	and the first of the second
2	Appearances:
3	PRIEND & REISKIND, Eeqs.,
4	Attorneys for Plaintiff, 375 Park Avenue,
5	New York, New York. BY: EDWIN M. REISKIND, Esq., of Counsel.
6	KENYON & KENYON, Esqs.,
7	Attorneys for Defendents, 59 Maiden Lane,
8	New York, New York. BY: CHARLES R. BRAINARD, Esq. sod THOMAS L. CREEL, Esq., pf Counsel.
9	
10	Also Present:
11	CHARLES GOODMAN.
12	
13	MARTIN GOODMAN, called as a witness,
14	having been previously duly sworn by the
15	Notary Public, resumed and testified further as
16	follows:
17	CONTINUED EXAMINATION
18	BY MR. REISKIND:
19	Q You were supposed to procure some additional
20	information for us. Have you been able to get us the
21	information?
22	A I am not aware; was I?
23	MR. BRAINARD: We have not had a copy
24	of the transcript available before just now
25	but we have made an effort to gather that

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12	
2	America in the name of one of your companies?
3	A I believe that is correct.
4	Q These companies are owned and controlled
5	by you and Mrs. Jean Goodman, doing business as
6	Magazine Management Company?
7	A No, each corporation stands on its own.
8	Q You and your wife are the principal Stock-
9	holders of the corporations involved in this group?
10	A I own them either completely or my wife may own
11	some stock in some of them.
12	Q You are familiar with a property and as-
13	sets of these corporations?
14	A I am.
15	Q Is the character Captain America indicated
16	as an asset of any of these corporations?
17	A Do you mean is there a specific value carried
18	on the books?
19	Q Yes, that is exactly what I have reference
20	**************************************
21	A One dollar.
22	Q The same thing applies to the other phases
23	of the rights in Captain America, that is in addition
24	to the publication rights the trade-mark rights?
25	MR. BRAINARD: I understood that is

IMPEL

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EXHIBITE

PLAINTIFF'S FOR DESTIFICATION

	Letter dated January 9, 1941,	52
2	Notice of deposition.	58
3	Document entitled Schedule 1.	67
	Contract dated September 27, 1943.	99

101 Í 2 88: 3 4 I, NORMAN ROSEN, a Stenotype Reporter and 5 Notary Public within and for the State of New York, do б hereby certify that the within continued examination 7 before trial in the Matter of Simon exainst Goodman et al. 8 was held on January 19, 1968, at 10:30 A. M., at the 9 officer of Triend & Reickind, Decs., 375 Park Avenue. 10 New York, New York, and faithfully and impartially re-11 corded stemographically the said questions, answers and 12 collows, 13 I further certify that after said examination 14 before trial was recorded stenographically by me, was 15 reduced to typewriting under my supervision and hereby 16 submit that the within contents of said examination before 17 trial is true and accurate, to the best of my ability. 18 I further certify that I am not a relative 19 nor an attorney for the within parties connected with 20 the aforesaid examination before trial, nor otherwise 21 interested in the testimony of the witness MARTIN GOODMAN. 22 a defendant herein. 23

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